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19 Attorneys for Defendants InnerWorkings, Inc.,
20 The Richard Dawkins Foundation for
21 Reason and Science, Richard Dawkins
22 Foundation Store, Clinton Richard Dawkins,
23 Robin Elisabeth Cornwell and Michael Cornwell

24 UNITED STATES DISTRICT COURT
25 CENTRAL DISTRICT OF CALIFORNIA - WESTERN DIVISION

26 UPPER BRANCH PRODUCTIONS,
27 INC., a California corporation,

28 Plaintiff,

v.

INNERWORKINGS, INC., an Illinois
corporation; *et al.*

Defendants.

Case No.: CV12-8789 MWF (RZx)

CV-12-10694 MWF (RZX) ("RELATED
CASE")

Hon. Michael W. Fitzgerald

**STIPULATION FOR DISMISSAL
WITH PREJUDICE**

1 Plaintiff Upper Branch Productions, Inc. ("Plaintiff") and Defendants The
2 Richard Dawkins Foundation for Reason and Science, Richard Dawkins Foundation
3 Store, Clinton Richard Dawkins, Robin Elisabeth Cornwell, Michael Cornwell and
4 InnerWorkings, Inc. (collectively "Defendants") (collectively, Plaintiff and
5 Defendants are the "Parties") hereby stipulate as follows:

6 Pursuant to Federal Rule of Civil Procedure 41(a)(1)(ii), the Parties jointly
7 stipulate to the dismissal of this case in its entirety, with prejudice, with each Party to
8 bear fully all of his/her/its own costs, expenses, and attorney's fees.

9 It is so stipulated.

10 *24 J.F.*
11 Dated: May 17, 2013

BRYAN CAVE LLP

13 By: /s/ Jonathan G. Fetterly

14 Timothy M. Reynolds

15 Jonathan G. Fetterly

16 Louise B. Nutt

Attorneys for Defendants

17 *24 cm*
18 Dated: May 17, 2013

COSTA ABRAMS & COATE LLP

20 By: /s/ Charles M. Coate

21 Alan Abrams

22 Charles M. Coate

23 Attorneys for Plaintiff

24 Pursuant to Local Rule 5-4.3.4(a)(2)(i), the filer, Jonathan G. Fetterly, attests
25 that all other signatories listed, and on whose behalf the filing is submitted, concur in
26 the filing's content and have authorized the filing.